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No. C 10-5634 CW

ORDER DENYING PLAINTIFF'S

ADMINISTRATIVE MOTION FOR A

SEALING ORDER,

Docket No. 40.

JOHN CAMPOLO,

Plaintiff,

v.

AETNA LIFE INSURANCE COMPANY; OFFICE DEPOT TEMPORARY DISABILITY PLAN; OFFICE DEPOT LONG TERM DISABILITY PLAN,

Defendants.

On March 29, 2012, Plaintiff filed an administrative motion, pursuant to this Court's Local Rule 79-5(d), requesting an order sealing portions of his Opening Trial Brief and certain supporting documents. Docket No. 40. Plaintiff failed to submit the required supporting declaration and did not otherwise identify the portions of the brief or exhibits that he wished to seal. Accordingly, the motion to seal is denied.

On April 3, 2012, Plaintiff filed his trial brief in a redacted form along with a supporting declaration and exhibits. One exhibit, Exhibit D was redacted.

On April 4, 2012, Plaintiff filed an amended administrative motion to seal, pursuant to Rule 79-5(d). Again the motion was

not accompanied by a supporting declaration. However, in

paragraph five of Plaintiff's counsel's declaration in support of
the Opening Trial Brief, counsel identified and explained the
items Plaintiff seeks to seal in the amended administrative
motion. Docket No. 44. In addition, Plaintiff manually submitted
unredacted versions of the Trial Brief and Exhibit D. These
manually submitted items will allow the Court to evaluate the
motion.
However, it is not evident that Plaintiff has served them on

However, it is not evident that Plaintiff has served them on Defendant Aetna Life Insurance Company, such that Aetna is able to review the motion and submit a declaration, as required under Rule 79-5(d), if it wishes to support the motion to seal. Therefore, Plaintiff shall file a certificate of service within one day, confirming that it has served the motion, declaration and unredacted versions of the brief and Exhibit D. The Court will defer ruling on the motion for seven days following Plaintiff's submission of the certificate of service to allow Aetna to respond.

Plaintiff shall familiarize himself with Local Rule 79-5 to facilitate future motions for a sealing order.

IT IS SO ORDERED.

23 Dated: 4/5/2012

United States District Judge